# Walter William Lorenz (CONS/P)

Case No. 0253506

Atty Pro Per Martinez, Philip A. (for Walter M. Lorenz – Father – Conservator – Petitioner)

Kasey, Laura Lee (Pro Per Objector, sister)

Petition for Appointment of Successor Probate Conservator of the Person (Prob. C. 1820, 1821, 2680-2682)

Age	e: 53		WALTER M. LORENZ, Father and Successor	NEEDS/PROBLEMS/COMMENTS:
			Conservator, is Petitioner.	
			5 177	Court Investigator Advised Rights on
			Petitioner states that Co-Conservator	<u>10/23/2013.</u>
			Sunshine Prendergast passed away on 10-7-	Note: Politioner requests band of
	Aff.Sub.Wit.		12 and requests that <b>ROSE AMANDA Z. SANCHEZ</b> be appointed as Co-Conservator	Note: Petitioner requests bond of \$250,000.00; however, Examiner notes
	Verified		with Petitioner.	that this is a conservatorship of the
È	1		Will I Cillion Ci.	person only at this time.
-	Inventory		Ms. Sanchez is the primary caregiver for the	Conservatorship of the estate was
-	PTC		Conservatee, having taken care of him for	previously terminated in 1999.
<u> </u>	Not.Cred.		over 30 years, and is Petitioner's life partner.	Therefore, bond is not required.
~	Notice of Hrg			
~	Aff.Mail	W	Voting Rights NOT Affected.	Need proof of service of Notice of
	Aff.Pub.		Court Investigator Jennifer Young's Report	Hearing with a copy of the petition at least 15 days prior to the hearing
	Sp.Ntc.		was filed 11/22/2013.	on Conservatee Walter William
	Pers.Serv.		Was inca 11/22/2010.	Lorenz.
>	Conf. Screen		[Objection entitled] Notice of Hearing –	
	Letters	Χ	Guardianship or Conservatorship filed	2. Need revised order and Letters
~	Duties/Supp		11/22/2013 by LAURA LEE KASEY, sister,	indicating <u>both</u> Walter M. Lorenz
~	Objections		<ul><li>states:</li><li>She strongly objects to the appointment</li></ul>	and Rose Amanda Z. Sanchez as Co-Conservators.
~	Video		of Rose Amanda Z. Sanchez as the	Co-Conservators.
	Receipt		Successor or Co-Conservator of her	
~	CI Report		brother;	
	9202		Of first and the most importance to her is	
	Order	Χ	that her brother live in a place where his	
	Aff. Posting		physical safety, mental health and	Reviewed by: skc / LEG
	Status Rpt		<ul><li>welfare needs are met;</li><li>She cannot personally care for him due</li></ul>	<b>Reviewed on:</b> 11-19-13
	UCCJEA		to her own physical disability and	<b>Updates:</b> 11/26/13; 11/27/13
	Citation		limitations;	Recommendation:
	FTB Notice		She wants to make it clear that she has	File 1 – Lorenz
			no interest in any financial gain from her	
			brother's assets or estate;	
			However, she does want to maintain	
			frequent phone contact with him and	
			visit him at will when she comes to California to visit, as she lives out of state	
			[in Illinois];	
			~Please see additional page~	

# Additional Page 1, Walter William Lorenz (CONS/P)

Case No. 0253506

[Objection entitled] Notice of Hearing – Guardianship or Conservatorship filed 11/22/2013 by LAURA LEE KASEY, sister, continued:

- She believes it is in her brother's best interest to live at [Sunrise] Care Center in Kingsburg;
- She feels that it is in her brother's best interest that a court-appointed public advocate be in charge of her brother's assets and financial affairs to protect him from those members of his own family or those close to his family that might take advantage of him, as mentally he is unable to protect himself;
- She believes that Rose Amanda Z. Sanchez' main interest in her brother Walter may be financially motivated rather than what is best for him; it is not true that she has been a primary caregiver for her brother for over 30 years; their mother, **DIANA J. LORENZ**, had custody of Walter until her death;
- Her brother lives isolated at her step-father's house (Petitioner Walter M. Lorenz), when Walter enjoys the company and social interaction with other people;
- There is the issue of her brother's personal safety; her step-father drinks heavily and alcohol is readily available
  throughout his house; he and Rose drink frequently when dining out, and she has personally seen Rose and her
  step-father driving after drinking with her brother as a passenger in the van; she does not think her borther is
  living in a safe environment;
- She spoke with her brother twice this week at Sunrise Care Center and he told her how happy his is at the center;
- She pleads with the Court to appoint a public advocate who has no interest other than the welfare, safety and happiness of her brother Walter M. Lorenz.

Atty Atty

Gregory Petrogonas (Estate)

Knudson, David N. (for Paul A. Dictos – Administrator)

Treder, Edward (for Bank of America, N.A. – Respondent)

Petition to Determine Administration Expenses Allocable to Encumbered Property

Prior to Satisfaction of Lien, and for Deposit of Purchase Money with Court in Satisfaction of Lien and Expenses [Prob. C. 10361.5, 10362]

DO	D: 11-23-06		TRO restraining Trustee's Sale and further Proceedings	NEEDS/PROBLEMS/COMMENTS:
			Regarding Premises at 4086 W. San Jose, Fresno, CA extended to 12-2-13.	Minute Order 1-17-13:
				The Court directs Mr. Knudson to submit a
			<b>Petitioner states</b> one of the assets of the estate is real property located at 4086 W. San Jose in Fresno,	declaration specifically outlining what is happening in the other jurisdictions that
Co	nt. from 011713		originally appraised at \$275,000.00 at Decedent's	would preclude further inventory and
	113, 042513,	<b>'</b>	date of death. Due to the decline in the real estate	appraisals. Matter continued to 3/21/13.
	913, 062013,		market, and based on Internet valuation website,	Mr. Knudson is directed to provide Mr.
	813, 101713		Petitioner believes the house is valued at this time at	Lucich notice of the next hearing. The
	Aff.Sub.Wit.		approx. \$133,000.00.	temporary restraining order restraining the
~	Verified		Decedent's spouse Maria Raquel Petrogonas ("Raquel") has continued to reside in the residence	trustee's sale is extended to 3/21/13. Continued to 3/21/13.
	Inventory		and on 8-24-10 was granted a probate homestead.	Minute Order 3-21-13: Ms. Hubbell is
	PTC		At the date of death, the house was encumbered in	appearing specially for Thomas Agawa.
	Not.Cred.		the initial amount of \$91,751.00, with the mortgage	Joint request for continuance. Matter continued to 4-25-13. TRO remains in full
~	Notice of Hrg		payable at a rate of \$848.26/month. During the initial	force and effect and is extended to 4-25-
	Aff.Mail	W	period of estate administration, the Administrator	13.
ŀ	Aff.Pub.		made payments from estate funds, and later, Raquel made payments to the Administrator for the	Minute Order 6-20-13: Mr. Knudson is also
-			mortgage. Raquel's sole source of income is Social	appearing specially for Edward Treder. Mr.
	Sp.Ntc.		Security Disability payments of only \$850/month.	Knudson advises the Court that they are
	Pers.Serv.		The property subsequently went into default.	still working on settling this matter. Mr.
	Conf. Screen		Anticipating funds from the sale of properties in	Knudson requests a continuance. Matter continued to 7/18/13. The TRO is
	Letters		Argentia and/or Greece, Petitioner advanced	extended to 7/18/13. Continued to 7-18-13
	Duties/Supp		\$7,650 to cure the default on the loan. When the estate was unable to pay property taxes and/or	Note: Points and Authorities in Support of
~	Response		insurance, the bank subsequently raised the monthly	Petition were filed 3-19-13 by Attorney
	Video		payment to more than \$1,600.00. Petitioner tried on	Knudson. See file.
	Receipt		numerous occasions to negotiate a loan	
	CI Report		modification with Bank of America, who steadfastly refused to consider it.	
	9202			
~	Order		The current arrearages are \$19,327.00 and the present balance due is \$47,565.64 (Exhibit C). A	
	Aff. Posting		Trustee's (foreclosure) sale was set for 11-29-12.	Reviewed by: skc
	Status Rpt		Petitioner states the estate has incurred substantial	<b>Reviewed on:</b> 11-18-13
	UCCJEA		administrative expenses with respect to the	Updates:
	Citation		administration of this property and brings this petition	Recommendation:
	FTB Notice		pursuant to Probate Code §10361.5 to determine the amount of expenses of administration	File 2A - Petrogonas
			reasonably associated with the administration of the	-
			encumbered property, and to determine the	
			expenses of the sale payable from the sales	
			proceeds.	
			In the event the property is sold, whether at Trustee's	
			sale or otherwise, the estate lacks assets to pay	
			administration expenses and seeks an order determining same.	
			_	
<u> </u>			<u>SEE PAGE 2</u>	

# 2A Gregory Petrogonas (Estate)

Case No. 06CEPR01375

### Page 2

Petitioner states the expenses of administration reasonably related to the administration of the encumbered property are \$46,167.18, computed at Exhibit E, which includes:

- Estimated statutory fees allocable to the property, based on the estimated current value;
- Extraordinary fees payable to Petitioner and his attorney for the sale of the property at a minimal rate pursuant tl Local Rule 7.18;
- Filing fees;
- Additional attorney's fees incurred in bringing this petition, together with costs advanced; and
- Expenses paid for the care preservation and maintenance of said property during the course of administration, including mortgage payments, homeowner's insurance and property taxes.

No additional expenses of sale are requested at this time. If the property is ultimately sold pursuant to the power of sale under the deed of trust, said expenses will be borne by the Bank. However, if Petitioner is successful in negotiating a short sale or otherwise reaching accommodation with the lender, this petition will be amended accordingly.

Petitioner will incur additional charges in serving notice of hearing on this petition and may incur additional attorney's fees for appearing at the hearing(s) on this petition. Said additional fees will be presented in a supplement to this petition prior to the hearing date.

Petitioner requests the Court order that following the hearing and approval of this petition, any proceeds of sale be paid to the clerk of the court to be disbursed as provided in Probate Code § 10362 as follows:

- First in payment of costs of administration attributable to this property;
- Second towards payment of the lien held by Bank of America, and thereafter
- To lenders with secured interests in the property, including Paul A. Dictos (\$7,650.00) and Atkinson, Andelson, Loya, Ruud and Romo (\$106,767.00)

### **Petitioner requests:**

- That the Court determine the amount of expenses of administration reasonably related to the administration of the encumbered property;
- 2. That the Court determine the expenses of sale of said property, if any there be;
- 3. That the Court order the proceeds from the sale to be paid to the Clerk of the Court to be disbursed as provided in Probate Code §10362
- 4. For an order that upon such payment the lien on the property be discharged; and
- 5. For such further orders that the Court may deem proper.

### Bank of America, N.A., Respondent/Secured Party filed:

• Memorandum of Points & Authorities in Response to Petition to Determine Administrative Expenses Pursuant to Cal. Prob. Code §§ 10361.5, 10362

Respondent requests the Court deny any order compelling Respondent to accept less than the entire amount due under its security interest and/or deny any order requiring a Reconveyance of its lien, and further deny Petitioner any fees and costs claimed to be related to the sale and administration of the property, particularly any fees and costs derived from proceeds from the sale of Respondent's secured property. See pleading for details.

 Request for Judicial Notice in Support of its Response to Petition to Determine Administrative Expenses Pursuant to Cal. Evid. Code §§ 452(c), (g), 453 & Appendix of Exhibits

12 exhibits provided. See pleading for details.

Gregory Petrogonas (Estate)
Knudson, David N. (for Paul A. Dictos – Administrator – Petitioner)

Report of Sale and Petition for Order Confirming Sale of Real Property

DO	D: 11/23/2006		<b>PAUL A. DICTOS</b> , Administrator with Limited IAEA with bond of \$100,000.00, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
			Sale price: \$165,000.00 Overbid: \$173,750.00	
	Aff.Sub.Wit.		Reappraisal: \$165,000.00	
✓	Verified		Property: 4086 W. San Jose, Fresno, CA 93722	
	Inventory		, ,	
	PTC No. d		Publication: Fresno Business Journal	
<b>√</b>	Notice of Hrg		Buyer: Nelam Nagra; vesting as an unmarried man.	
✓	Aff.Mail	W/		
	Aff.Pub.		Broker: 50% each to Briggs Realty and Rod Aluisi Real Estate.	
	Sp.Ntc.		(6% commission totaling \$9,900.00; to be paid @	
	Pers.Serv.		\$4,950.00 to Charles Briggs/Briggs Realty and	
	Conf. Screen		<b>\$4,950.00</b> to Victoria Munoz/Aluisi Real Estate)	
	Letters		Bond: <b>\$100,000.00</b>	
	Duties/Supp	I	(Per Declaration filed 11/22/2013: Additional	
	Objections		bond not required; estate bank account has	
	Video Receipt		current balance of <b>\$305.00</b> ; sale proceeds to be paid to lienholders, including B. of A., Paul Dictos,	
	CI Report		William Woolman, et al; Stipulation is being	
	9202		prepared and is pending for the petition to	
✓	Order		determine expenses of administration allocable to the property, with payment to be made	
	Aff. Posting		pursuant to such stipulation.)	Reviewed by: skc / LEG
	Status Rpt			<b>Reviewed on:</b> 11-18-13
	UCCJEA			<b>Updates:</b> 11/27/13
	Citation			Recommendation:
	FTB Notice			File 2B – Petrogonas

## 3 Atty

Case No. 11CEPR00840

Angelina Sapien Lozano (CONS/PE) Case N Sanoian, Joanne (for Katina Sapien Lozano Pauley – Conservator – Petitioner) Hearing on First Account

DOD: 4-17-13 KATINA SAPIEN LOZANO PAULEY. Conservator with NEEDS/PROBLEMS/COMMENTS:			
DOD: 4-17-13	<b>KATINA SAPIEN LOZANO PAULEY</b> , Conservator with bond of \$60,000.00, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:	
	DOLIG OF \$60,000.00, IS FEITHOLIEL.		
	Account period: 9-19-11 through 8-12-13	SEE ADDITIONAL PAGES	
	Accounting: \$ 102,960,95		
	Accounting: \$ 102,960.95 Beginning POH: \$ 37,268.63		
Aff.Sub.Wit.	Ending POH: \$ 17,668.83		
Verified			
Inventory	Conservator: Waives		
PTC	Attornovy \$7,005,00 (nor do algration)		
Not.Cred.	Attorney: \$7,295.00 (per declaration) (Note: \$8,874.83 has already been paid pursuant to		
Notice of Hrg	court order 6-4-12.)		
Aff.Mail	00011 01001 0 1 12.1		
Aff.Pub.	Petitioner prays for an order:		
Sp.Ntc.	. ,		
Pers.Serv.	Settling and allowing this account and		
Conf. Screen	approving and confirming the acts of Petitioner		
Letters	as conservator;		
Duties/Supp	2. Authorizing payment of \$7,295.00 to Joanne		
Objections	Sanoian for her services to the petitioner and the		
Video Receipt	conservatorship estate during this account		
CI Report	period, and authorizing withdrawal of \$4,609.97		
9202	from Chase blocked account xxx5483 and		
Order	\$2,685.03 from Chase account xxx6758 (total		
Aff. Posting	\$7,295.00) in certified funds payable to Joanne	Reviewed by: skc	
Status Rpt	Sanoian;	<b>Reviewed on:</b> 11-21-13	
UCCJEA	3. After payment of the above sums, authorizing	Updates:	
Citation	petitioner to close Chase blocked account	Recommendation:	
FTB Notice	xxx5483 and deposit the remaining balance into	File 3B – Lozano	
	Chase xxx 6758;		
	4. That any other property of the estate not now		
	known or discovered that may belong to or in		
	which the decedent or estate may have any interest should be distributed to Petitioner as		
	Trustee of the Angelina S. Lozano Living Trust;		
	1103100 of the 7 tingon to 0. Lozar to living 11031,		
	5. Authorizing and directing Petitioner be		
	discharged and the surety on her bond be		
	discharged; and		
	/ C -   -   -   -   -   -   -   -   -   -		
	6. Such other orders as the Court deems proper.		
		3	

# 3 Angelina Sapien Lozano (CONS/PE)

Page 2

### **NEEDS/PROBLEMS/COMMENTS:**

1. Petitioner did not use the mandatory Judicial Council forms for summary, schedules. Mandatory forms are mandatory. See Cal. Rules of Court 7.575(e)(1).

Case No. 11CEPR00840

- 2. This amended accounting covers the period 9-19-11 through 8-12-13. Probate Code §2620(b) requires a separate accounting for the period after the date of death.
- 3. Petitioner requests that the Court approve and confirm her acts. As previously noted on the prior petitions filed, and as described in this amended petition, Petitioner both mistakenly used the conservatorship account for personal use (now paid back), and made various transfers between the conservatorship estate account and the account used for trust purposes. The Court may require clarification regarding this request or may strike this language from the order.
- 4. Petitioner requests distribution of the remaining funds pursuant to Probate Code §13100 to Petitioner as Trustee of the Angelina S. Lozano Living Trust. Examiner notes that although the Court did address the existence of a trust at the hearing on appointment of Petitioner as Conservator, the trust itself was not properly before the Court pursuant to applicable law and it does not appear that Petitioner was ever formally appointed as trustee under proper authority with proper notice. See Minute Order of 10-26-11 and related Amended Order Appointing Probate Conservator of the Person and Estate filed 10-28-11 (language re trust appointment stricken by hand by Judge).
  - a) The Court may require formal confirmation of Petitioner as Trustee, via separate proceeding with proper notice under applicable law, prior to authorizing further distribution.
  - b) If this petition goes forward, the attached Declaration pursuant to Local Rule 7.12.5 does not contain the verified statement that the trust is in full force and effect. See Local Rule 7.12.5. Need revised Declaration containing that verified statement.
- 5. Petitioner requests that any other property of the estate not now known or discovered that may belong to or in which the decedent or estate may have any interest should be distributed to Petitioner as Trustee of the Angelina S. Lozano Living Trust. Need authority. This is not a probate estate; it is a conservatorship estate being closed and distributed pursuant to Probate Code §13100. Need authority to address later discovered property in such conservatorship estate rather than a future separate probate estate, if necessary.
- 6. Petitioner requests discharge of bond. For discharge, need Ex Parte Petition for Final Discharge and Order (mandatory Judicial Council form GC-395).
- 7. Need order.

# 4 Daniel J. Galvan III (GUARD/E)

Case No. 12CEPR00683

Atty

Bagdasarian, Gary G. (for Christina Castillo – Guardian – Petitioner)

(1) First Account and Report of Guardian; (2) Petition for Allowance of Fees and Costs to the Attorney [Prob. C. 2620]

Age: 10			CHRISTINA CASTILLO, Guardian of the	NEEDS/PROBLEMS/COMMENTS:
			estate without bond, funds blocked, is	Note: The Court will set a status hearing for
			Petitioner.	the next accounting for:
			Account period:	
			8-20-12 through 9-12-13	• Friday 11-6-15
	Aff.Sub.Wit.			
~	Verified		Accounting: \$69,296.80	If filed pursuant to local rules, this status hearing may be taken off calendar.
	Inventory		Beginning POH: \$69,228.42 Ending POH: \$69,296.80	nealing may be laken on calendar.
	PTC		Limited 1 Of 1. \$407,270.00	
	Not.Cred.		Guardian: Waived	
<b>`</b>	Notice of Hrg			
~	Aff.Mail	W	Attorney: \$2,750.00 (per declaration, for	
	Aff.Pub.		6.9 hours @ \$225/hr.)	
	Sp.Ntc.		Costs: \$787.50 (filing fees, process service,	
	Pers.Serv.		certified letters, accounting services)	
	Conf. Screen			
	Letters		Petitioner prays for an order:	
	Duties/Supp		<ol> <li>Approving, allowing, and settling the account; and</li> </ol>	
	Objections		Authorizing payment of the attorney	
	Video		fees and costs.	
	Receipt			
~	CI Report			
Ť	2620(c) Order			
Ė	Aff. Posting			Reviewed by: skc
	Status Rpt			<b>Reviewed on:</b> 11-19-13
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 4-Galvan

5 Atty

Bagdasarian, Gary G. (for Christina Castillo – Guardian – Petitioner)

(1) First Account and Report of Guardian; (2) Petition for Allowance of Fees and Costs to the Attorney [Prob. C. 2620]

Age	e: 7		CHRISTINA CASTILLO, Guardian of the	NEEDS/PROBLEMS/COMMENTS:
			estate without bond, funds blocked, is Petitioner.	Note: The Court will set a status hearing for
-				the next accounting for:
			Account period:	
	Aff.Sub.Wit.	l	8-20-12 through 9-12-13	• Friday 11-6-15
~	Verified		Accounting: \$69,296.80	If filed pursuant to local rules, this status
	Inventory		Beginning POH: \$69,228.42	hearing may be taken off calendar.
	PTC		Ending POH: \$69,296.80	
	Not.Cred.		Guardian: Waived	
~	Notice of Hrg		Codididit. Walved	
>	Aff.Mail	W	Attorney: \$2,750.00 (per declaration, for	
	Aff.Pub.		6.9 hours @ \$225/hr.)	
	Sp.Ntc.		Costs: \$787.50 (filing fees, process service,	
	Pers.Serv.		certified letters, accounting services)	
	Conf. Screen			
	Letters		Petitioner prays for an order:	
	Duties/Supp	1	<ol><li>Approving, allowing, and settling the account; and</li></ol>	
	Objections		Authorizing payment of the attorney	
	Video Receipt		fees and costs.	
	Cl Report			
~	2620(c)			
~	Order			
	Aff. Posting			Reviewed by: skc
	Status Rpt			<b>Reviewed on:</b> 11-19-13
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 4 - Galvan

# 6 Jimmy Trejo, IV, Josiah Trejo & Justine Trejo (GUARD/P)

Case No. 13CEPR00866

Atty Hicks, Julie A. (for Lupita Felix – Maternal Grandmother – Petitioner)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

limi	my (2 years)		TEMP EXPIRES 12-2-13	NEEDS/PROBLEMS/COMMENTS:
	ah (1 year)			·
	ine (1 month)		<b>LUPITA FELIX</b> , Maternal Grandmother, is Petitioner.	Minute Order 10-15-13 (temp): Mother objects to the guardianship. The Court
30311	ine (1 momm)		Father: <b>JIMMY I. TREJO III</b>	is informed that the children are with
			- Personally served 10-5-13	the petitioner. The temporary is
	Aff.Sub.Wit.		Mother: SARAH A. FLORES (GARZA)	extended to 12-2-13. The general hearing remains set for 12-2-13.
-			- Personally served 10-2-13	nearing remains serior 12-2-13.
	Verified	<u> </u>	- Objected at Temp hearing on 10-15-13	Note: As of 11-19-13, no written
	Inventory PTC		Dalama I Cara I I ali Dalama Tari	objections have been filed.
	Not.Cred.		Paternal Grandfather: Rose Trejo	
	Notice of Hrg		- Personally served 10-8-13 Paternal Grandmother: Jimmy Trejo II	
H	Aff.Mail	Ì	- Personally served 10-8-13	
	Aff.Pub.		Maternal Grandfather: Deceased	
	Sp.Ntc.	] 	Sibling: Joshua R. Garza	
<b>-</b>	Pers.Serv.	W		
~	Conf. Screen	**	<b>Petitioner states</b> the parents were kicked out of	
~	Letters		their apartment and have lived in motels or with parents since 2011. Josiah tested positive for meth	
~	Duties/Supp	Ì	at birth and the mother also let the hospital know	
	Objections Objections	Χ	that Justine might also, so CPS became involved	
	Video Receipt		when she was born. At a Team Decision Meeting	
<b>√</b>	Cl Report	Ì	on 9-11-13 (attached), the plan was for the	
<b>√</b>	Clearances	Ì	mother and children to reside with Petitioner. The	
~	Order		next day, the mother missed a doctor's appointment for Justine, and Petitioner also	
	Aff. Posting		discovered that the other children were behind	Reviewed by: skc
	Status Rpt		on immunizations. When a social worker visited the	<b>Reviewed on:</b> 11-19-13
>	UCCJEA		home on 9-24-13, the mother was "tweaking" and	<b>Updates:</b> 11/26/13 JF
	Citation		the social worker called the police. On 9-25-13,	Recommendation:
	FTB Notice		Petitioner planned to take the children to visit the	File 6-Trejo
			paternal grandmother. However, the mother went into a rage and attacked Petitioner and	
			another relative. The police were called and an	
			emergency protective order was issued	
			(attached). CPS has become involved again and	
			Petitioner is concerned that a dependency	
			petition will be filed if the mother is able to pick up	
			the children. The children need a safe place to live until the parents address their	
			methamphetamine addiction.	
			spriordirano designoria	
			Court Investigator Jennifer Daniel filed a report on	
			11/22/13.	

6

# Martin Garabedian Declaration of Trust 11/1/92

7

Case No. 13CEPR00910

Atty Esraelian, Robyn L., of Richardson, Jones & Esraelian (for Petitioner Aram Garabedian)

Petition for Order Confirming That Property is a Trust Asset [Prob. C. 17200 & 850]

DO	D: 4/26/2012	ARAM GARABEDIAN, named Executor in Decedent's Will and current Successor Trustee, is Petitioner.	NEEDS/PROBLEMS/ COMMENTS:
		Petitioner states:	COMMENTS.
		The Trust was established by MARTIN GARABEDIAN as Trustor and as initial	
	nt, from	Trustee, and acted as Trustee until his death (copy of Trust attached as	
	ı	Exhibit A);	
	Aff.Sub.Wit.	<ul> <li>In Article Two of the Trust, the Trustor declared that all property subject to</li> </ul>	
✓	Verified	the Trust is listed in Schedule A, is referred to as the trust estate, and shall	
	Inventory	be held, administered and distributed according to the Trust;	
	PTC	Schedule A lists, among other items, real property on Heaton in Fresno	
	Not.Cred.	(copy of Schedule A is attached to the Trust, Exhibit A);	
<b>√</b>	Notice of	On 1/7/1993, the real property was transferred by deed to the Trust  (across of Deed attached as Exhibit C)	
	Hrg	<ul> <li>(copy of Deed attached as Exhibit C),</li> <li>Due to other financing matters, including crop financing for farming</li> </ul>	
<b>√</b>	Aff.Mail	purposes, the Decedent elected not to record the deed at the time it	
L		was executed; he maintained the original of the executed deed, and	
	Aff.Pub.	the deed was not recorded prior to the Decedent's death;	
	Sp.Ntc.	Petitioner asserts that it was the intention of the Decedent, as Trustor and	
	Pers.Serv.	Trustee, that the property be owned by the MARTIN GARABEDIAN	
	Conf.	DECLARATION OF TRUST dated 11/1/1992;	
	Screen	The original executed deed cannot now be located; the Trustee has	
	Letters	exercised his best efforts to locate the original deed without success;	
		<ul> <li>A declaration by the owner of the real property that she holds the property in trust is sufficient to create a trust that holds the property</li> </ul>	
	Duties/S	[citations omitted]; the Courts have held that a written declaration of	
	Objections	trust by the owner of real property is sufficient to create a trust in that	
	Video	property, and a transfer of title is unnecessary when a Trustor declares	
	Receipt	herself to be trustee of her own property;	
	CI Report	The Decedent, as Trustor and Trustee, declared in the Trust instrument	
	9202	that [he] transferred and assigned to the Trustee all of [his] interest in the	
✓	Order	real property listed on Schedule A;	
	Aff. Posting	Petitioner believes that it was the Trustor's intention and understanding	<b>Reviewed by:</b> LEG
	Status Rpt	that all of the property was to be held in the Trust under Schedule A of	Reviewed on:
		the Trust Agreement; therefore, Petitioner believes that all of the property is subject to his control as Successor Trustee;	11/20/13
	UCCJEA	The Last Will and Testament of the Decedent, a copy of which is	<b>Updates:</b> 11/27/13
	Citation	attached as Exhibit [B], provides that [his] entire estate shall go to the	Recommendation:
	FTB Notice	Trustee of the Trust.	File 7 - Garabedian
		<b>Petitioner requests</b> that this Court confirm all of the property described in the Petition is an asset held in the Trust, and is under the control of the Petitioner, Aram Garabedian, as Successor Trustee of the Trust.	

7

Petition for Appointment of Probate Conservator of the Estate (Prob. C. 1820, 1821, 2680-2682)

Age: 84 years					
Со	nt. from	•			
	Aff.Sub.Wit.				
✓	Verified				
	Inventory				
	PTC				
	Not.Cred.				
✓	Notice of Hrg				
✓	Aff.Mail	W/			
	Aff.Pub.				
	Sp.Ntc.				
	Pers.Serv.	Χ			
✓	Conf. Screen				
✓	Letters				
✓	Duties/Supp				
	Objections				
1	Video				
	Receipt				
✓	CI Report				
	9202				
✓	Order				
	Aff. Posting				
	Status Rpt				
	UCCJEA				
✓	Citation				
	FTB Notice				

**SANDRA J. CLINE**, step-daughter, is petitioner and requests appointment as conservator of the estate without bond and with \$700,000 to be placed into a blocked account.

### Estimated value of the estate:

Personal property-| RA | - | \$700,000.00 | Total | - | \$702,000.00

Petitioner states she is the appointed successor agent under a durable power of attorney. The proposed conservatee is the beneficiary of her deceased husband's IRA account. The representative of UBS Financial Services, the administrator of the IRA suggested to Sandra Cline that the only way to transfer the IRA was for Sandra to be appointed as Conservator of Ms. Lynch.

Voting rights affected.

Court Investigator Jennifer Young's Report filed on 11/21/13.

### **NEEDS/PROBLEMS/COMMENTS:**

# Court Investigator Advised Rights on 11/15/13

### Voting rights affected need minute order

- Proof of service indicates that the Citation was mailed to the proposed conservatee on 10/16/2013. Probate Code 1824 requires the Citation to be personally served.
- 2. Order allows for the Conservator to withdraw the minimum distribution required by law for 2013 from the IRA and place the funds into the conservatee's checking account to apply for the conservatee's care. Petition should state the estimated amount of the distribution in order to calculate the bond. Probate Code §2320 required bond to be posted on all assets of the conservatorship that are not in a blocked account.

**Note:** If the petition is granted, status hearings will be set as follows:

- Friday, January 3, 2014 at 9:00 a.m. in Department 303, for the filing of the receipt for blocked account.
- Friday, April 4, 2014 at 9:00 a.m. in Department 303, for the filing of the inventory and appraisal.
- **Friday, February 6, 2015** at 9:00 a.m. in Department 303, for the filing of the first account.

Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior the date set the status hearing will come off calendar and no appearance will be required.

Reviewed by: KT
Reviewed on: 11/21/13
Updates:
Recommendation:
File 8 – Lynch

Atty Simonian, Jeffrey D., of Penner, Bradley & Simonian (for Petitioner Karnie H. Tutunjian)

Petition for Termination of Irrevocable Trust [Prob. C. 15403; 17200]

DO	D: 11/3/2009		KARNIE H. TUTUNJIAN, surviving Settlor, acting Trustee, and current sole Beneficiary of the MARILYN TUTUNJIAN BYPASS	NEEDS/PROBLEMS/ COMMENTS:
<u> </u>			TRUST, is Petitioner.	
_				1. Need proposed
_			Petitioner states:	order pursuant to
Со	nt. from		On 5/20/2004, the Petitioner and MARILYN TUTUNJIAN	Local Rule 7.1
	Aff.Sub.Wit.		executed the KARNIE H. TUTUNJIAN AND MARILYN	which provides a
✓	Verified		TUTUNJIAN FAMILY TRUST ("Tutunjian Family Trust") as Settlors and initial Trustees (copy attached as Exhibit A);	proposed order shall be submitted
	Inventory		<ul> <li>Settiors and initial irustees (copy attached as Exhibit A);</li> <li>Marilyn died on 11/3/2009 and as a result, the Trust estate</li> </ul>	with all pleadings
	PTC		of the Tutunjian Family Trust was divided and allocated	that request relief.
	Not.Cred.		pursuant to Trust terms to separate sub-trusts known as	
<b>✓</b>	Notice of Hrg		the MARILYN TUTUNJIAN BYPASS TRUST ("Tutunjian Bypass Trust") and the KARNIE TUTUNJIAN SURVIVOR'S TRUST	
✓	Aff.Mail	W/	("Tutunjian Survivor's Trust'');	
	Aff.Pub.		<ul> <li>Pursuant to Tutunjian Family Trust terms, the Tutunjian</li> <li>Bypass Trust was funded with the separate property and</li> </ul>	
	Sp.Ntc.		undivided ½ community property interests of Marilyn	
	Pers.Serv.		Tutunjian in the assets that form the trust estate of the	
	Conf. Screen		Tutunjian Family Trust;	
	Letters		Pursuant to Tutunjian Family Trust terms, the Tutunjian     Suniver's Trust was funded with the separate property.	
	Duties/Supp		Survivor's Trust was funded with the separate property and undivided ½ community property interests of Karnie	
	Objections		H. Tutunjian (Petitioner) in the assets that form the trust	
	Video		estate of the Tutunjian Family Trust; the Tutunjian Survivor's	
	Receipt		Trust is not part of these proceedings;	
	CI Report		The Tutunjian Bypass Trust is not revocable;      Durgugant to Tutunjian Eggelly Trust torget Karpio II. Tutunjian	
	9202		Pursuant to Tutunjian Family Trust terms, Karnie H. Tutunjian     (Petitioner) is the sole income beneficiary of and is	
	Order	Χ	(Petitioner) is the sole income beneticiary of and is entitled to distributions from the Tutunjian Bypass Trust	
	Aff. Posting	<u> </u>	during his lifetime;	Reviewed by: LEG
	Status Rpt		Pursuant to Tutunjian Family Trust terms, JULIE     KHANZADIAN, formerly known as JULIE MARIE MONGE, is	<b>Reviewed on:</b> 11/20/13
	UCCJEA		the current remainder beneficiary of the Tutunjian Bypass	<b>Updates:</b> 11/26/13
	Citation		Trust and entitled to the distribution of the remaining	Recommendation:
	FTB Notice		principal of the Tutunjian Bypass Trust following the death of Karnie H. Tutunjian (Petitioner); <b>JULIE KHANZADIAN</b> presently has no issue;	File 9 – Tutunjian
			~Please see additional page~	
			· •	

# Additional Page 9, Marilyn Tutunjian Bypass Trust

Case No. 13CEPR00912

### Petitioner states, continued:

- Pursuant to Tutunjian Family Trust terms, RAYMOND MOSESIAN and CAROL KARABIAN are contingent remainder beneficiaries of the Tutunjian Bypass Trust in the event Julie Khanzadian fails to survive until termination;
- Certain disputes and controversies have arisen between Petitioner and Julie Khanzadian regarding various
  matters, including but not limited to, matters involving the present and continuing administration of the Tutunjian
  Bypass Trust;
- To resolve these disputes and controversies, Petitioner and Julie Khanzadian have agreed to the termination of the Tutunjian Bypass Trust subject to an order of this Court authorizing and directing the termination of the Tutunjian Bypass Trust;
- On termination of Tutunjian Bypass Trust, Petitioner and Julie Khanzadian have agreed to an equal division of the then-existing principal of the Tutunjian Bypass Trust subject to certain offsets and adjustments;
- This division is fair and equitable and approximates their respective interests in the Tutunjian Bypass Trust; accordingly, continuance of the Tutunjian Bypass Trust is not necessary in order to accomplish the purpose of the trust;
- Petitioner and Julie Khanzadian have also agreed that the costs and expenses incurred in connection with these proceedings shall be charged to the principal of the Tutunjian Bypass Trust;
- Every beneficiary in being of the Tutunjian Bypass Trust, including the contingent remainder beneficiaries, consents to the proposed termination of the Tutunjian Bypass Trust (Consent of Beneficiary to Termination of Irrevocable Trust attached as Exhibit B; also filed on 10/15/2013);
- Continuance of the Tutunjian Bypass Trust in accordance with its terms is impractical due to irreconcilable
  differences existing between Petitioner and Julie Khanzadian; these irreconcilable differences have resulted in
  circumstances that were not known to or anticipated by the Settlor, Marilyn Tutunjian;
- Termination of the Tutunjian Bypass Trust by order of this Court is in the best interests of the trust and its beneficiaries:
- As of 2/28/2013, the assets of the Tutunjian Bypass Trust consist of the assets described on Exhibit C attached
  [totaling \$1,106,130.27].

### Petitioner prays for an Order:

- 1. Terminating the MARILYN TUTUNJIAN BYPASS TRUST; and
- 2. Charging the costs and expenses incurred in connection with these proceedings to the principal of the **MARILYN TUTUNJIAN BYPASS TRUST.**

## Atty Tomassian, Gerald M., of Tomassian, Pimentel & Shapazian (for Petitioner Randall Meyer)

## Petition to Determine Succession to Real Property (Prob. C. 13151)

DO	D: 8/10/2013		RANDALL W. MEYER, surviving spouse and	NEEDS/PROBLEMS/COMMENTS:
			Trustee of the RANDALL W. MEYER and	
			DEBORAH C. MEYER REVOCALBE TRUST dated	
			<b>7/18/2013</b> , is Petitioner.	
Со	nt. from			
	Aff.Sub.Wit.			
✓	Verified		40 days since DOD.	
✓	Inventory			
	PTC		No other proceedings.	
	Not.Cred.		The office proceedings.	
✓	Notice of Hrg			
✓	Aff.Mail	W/O	I & A - \$119,200.00	
	Aff.Pub.			
	Sp.Ntc.			
	Pers.Serv.		Will dated 7/18/2013 devises personal effects to	
	Conf. Screen		Decedent's husband, and entire estate residue	
	Letters		to the Trustee of the RANDALL W. MEYER and	
	Duties/Supp		DEBORAH C. MEYER REVOCALBE TRUST dated	
	Objections		7/18/2013.	
	Video			
	Receipt			
	CI Report		<b>Petitioner requests</b> Court determination that	
	9202		Decedent's <b>50%</b> interest in real property	
✓	Order		located at 7840 E. Bullard, Clovis, passes to the	
	Aff. Posting		Petitioner as Trustee of the <b>RANDALL W. MEYER</b>	Reviewed by: LEG
	Status Rpt		and DEBORAH C. MEYER REVOCALBE TRUST,	<b>Reviewed on:</b> 11/20/13
	UCCJEA		pursuant to Decedent's Will.	Updates:
	Citation			Recommendation: SUBMITTED
	FTB Notice			File 10 - Meyer

10

Atty

Clark, Regina (pro per – paternal step-grandmother/Petitioner)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Ag	e: 2		TEMPORARY GRANTED EX PARTE;	NEEDS/PROBLEMS/COMMENTS:
			EXPIRES 12/02/13  REGINA CLARK, paternal step-grandmother, is Petitioner.	Note: The maternal grandfather, Billy Arbaugh, was appointed guardian of Selena's siblings, Anthony Arbaugh, Trevar Bolech, and Jaiden Bolech, on 01/18/11.
Со	nt. from	1	Father: <b>DANIEL CLARK –</b> Personally served on 11/11/13	Need proof of service by mail at least 15
<b>✓</b>	Aff.Sub.Wit.		Mother: <b>SHERRIE BOLECH</b> – Personally served on 11/11/13	days before the hearing of Notice of Hearing with a copy of the Petition for
<u> </u>	Verified Inventory		01111711713	Appointment of Guardian of the Person
	PTC		Paternal grandfather: DANIEL W. CLARK – Consent & Waiver of Notice filed 09/19/13	<u>or</u> Consent & Waiver of Notice <u>or</u> Declaration of Due Diligence for:
	Not.Cred.		Paternal grandmother: SHIRLEY STAIRS –	- Sherrie Lee (maternal grandmother)
<b>√</b>	Notice of Hrg		Personally served on 11/11/13	
	Aff.Mail	Х	Maternal grandfather: BILLY ARBAUGH –	
	Aff.Pub.		Personally served on 11/11/13	
	Sp.Ntc.		Maternal grandmother: SHERRIE LEE	
✓	Pers.Serv.		Siblings: ANTHONY ARBAUGH (6), TREVAR	
✓	Conf. Screen		BOLECH (5), JAIDEN (4)	
<b>√</b>	Letters		<b>Petitioner alleges</b> that the parents are both	
<b>√</b>	Duties/Supp		on drugs and are homeless. Selena is	
	Objections		moved frequently from home to home, is not bathed regularly, and has no stability in her	
	Video		life.	
	Receipt CI Report	V		
	9202	Х	<b>Objection to Guardianship</b> filed 11/22/13 by maternal grandmother, Sherie Arbaugh,	
<b>√</b>	Order		states: Paternity has not been verified. If	
	Aff. Posting		guardianship is deemed to be necessary, Objector feels that the maternal	Reviewed by: JF
	Status Rpt		grandparents should be given guardianship.	<b>Reviewed on:</b> 11/20/13
✓	UCCJEA		Further objector states that the mother has	<b>Updates:</b> 11/25/13;11/26/13
	Citation		been clean and sober when she has seen her, therefore she is unclear why	Recommendation:
	FTB Notice		guardianship is needed.	File 11A – Bolech & Abraugh
			Court Investigator JoAnn Morris filed a report on 11/25/13.	

11A

Atty Clark, Regina (pro per – paternal step-grandmother/Petitioner)

Petition for Appointment of Temporary Guardianship of the Person (Prob. C. 2250)

Age: 2			TEMPORARY GRANTED EX PARTE;	NEEDS/PROBLEMS/COMMENTS:
			EXPIRES 12/02/13	
			REGINA CLARK, paternal step-grandmother,	
			is Petitioner.	
			ST CHILOTICI.	
Cont. from			Father: <b>DANIEL CLARK</b> – Personally served on	
	Aff.Sub.Wit.		11/20/13	
<b>√</b>	Verified		Mother: <b>SHERRIE BOLECH</b> – Personally served	
	Inventory		on 11/20/13	
	PTC		Paternal grandfather: DANIEL W. CLARK –	
	Not.Cred.		Consent & Waiver of Notice filed 09/19/13	
<b>✓</b>	Notice of		Paternal grandmother: SHIRLEY STAIRS –	
	Hrg		Personally served on 11/11/13	
	Aff.Mail		Maternal grandfather: DILLY ADDALICLE	
	Aff.Pub.		Maternal grandfather: BILLY ARBAUGH – Personally served on 11/11/13	
	Sp.Ntc.		Maternal grandmother: SHERRIE LEE	
✓	Pers.Serv.			
✓	Conf.		Siblings: ANTHONY ARBAUGH (6), TREVAR	
	Screen		BOLECH (5), JAIDEN (4)	
	Letters	Χ	<b>Petitioner alleges</b> that the parents are both	
✓	Duties/Supp		on drugs and are homeless. Selena is	
	Objections		moved frequently from home to home, is	
	Video		not bathed regularly, and has no stability in	
	Receipt		her life. She has had lice on numerous	
	CI Report		occasions. The parents also use drugs in	
	9202		front of the minor. Petitioner believes Selena	
	Order Aff Booting	Х	is not safe in the care of her parents and believes temporary guardianship is	Deviewed by a IF
	Aff. Posting		necessary for her safety.	Reviewed by: JF
<b>✓</b>	Status Rpt UCCJEA		, , , , , , , , , , , , , , , , , , , ,	Reviewed on: 11/20/13  Updates: 11/25/13
Ė	Citation			Recommendation:
	FTB Notice			File 11B - Bolech & Abraugh
	FIB NOICE			rile TTB - BoleCTT & Abraugh

11B

Atty Getty-Hopkins, Karen (pro per – maternal grandmother/Petitioner)

Hopkins, Edwin K. (pro per – maternal step-grandfather/Petitioner)

htty Hopkins, Edwin K. (pro per – maternal step-grandfather/Petitioner)

Amended Petition for Appointment of Guardian of the Person and Estate (Prob. C.

nended Petition for Appointment of Guardian of the Person and Estate 10)

Age: 16					
Со	Cont. from				
	Aff.Sub.Wit.				
✓	Verified				
	Inventory				
	PTC				
	Not.Cred.				
	Notice of	n/a			
	Hrg				
	Aff.Mail	n/a			
	Aff.Pub.				
	Sp.Ntc.				
	Pers.Serv.	n/a			
✓	Conf.				
	Screen				
<b>v</b>	Letters				
Ľ	Duties/Supp				
	Objections				
	Video				
<b>—</b>	Receipt CI Report				
	9202				
<b>✓</b>	Order				
	Aff. Posting				
	Status Rpt				
<b>✓</b>	UCCJEA				
	Citation				
	FTB Notice				

### NO TEMPORARY REQUESTED

KAREN GETTY-HOPKINS and EDWIN K. HOPKINS, maternal grandmother and step-grandfather, are Petitioners and request that KAREN GETTY-HOPKINS be appointed Guardian of the Person and EDWIN K. HOPKINS be appointed Guardian of the Estate.

Father: **ROBERT W. ELLIS** – deceased Mother: **KATHRYN ELLIS** – Consent & Waiver of Notice filed 09/24/13

Paternal grandfather: WAYNE ELLIS – deceased

Paternal grandmother: LAURA ELLIS – deceased

Maternal grandfather: deceased

Petitioners state that the minor's father is deceased and his mother is incarcerated. He is entitled to his father's life insurance policy.

### **Estimated Value of the Estate:**

Personal property - \$100,000.00

Court Investigator Charlotte Bien filed a report on 11/14/13.

### **NEEDS/PROBLEMS/COMMENTS:**

- They Petition requests that Karen be appointed as Guardian of the Person and Edwin be appointed as Guardian of the Estate. It is unclear whether the Petitioners intended this or for both of them to be appointed as Co-Guardians of the Person and Estate. Need clarification.
- The petition is not marked regarding bond or regarding depositing the minor's funds into a blocked account. It is generally the practice of this Court that funds belonging to a minor are placed into a blocked account. Need clarification. If funds are not placed into a blocked account need bond in the amount of \$110,000.00 (Probate Code § 2320 and California Rules of Court § 7.207).

**Note:** Status Hearings will be set as follows:

- Friday, January 3, 2014 at 9:00 am in Dept. 303 for status regarding blocked account or bond; and
- Friday, May 2, 2014 at 9:00 am in Dept. 303 for filing of the Inventory & Appraisal; and
- Friday, February 6, 2014 at 9:00 am in Dept. 303 for filing of the First Account.

Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior the date set the status hearing will come off calendar and no appearance will be required.

Reviewed by: JF
Reviewed on: 11/21/13
Updates:
Recommendation:
File 12 – Ellis

Pro Per Mancini, Carol (Pro Per Petitioner, sister)

Petition to Determine Succession to Real Property and Personal Property (Prob. C. 13151)

DOD: 6/10/2013		CAROL MANCINI, sister, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
Co	ont. from 110413  Aff.Sub.Wit.  Verified  Inventory  PTC  Not.Cred.	40 days since DOD.  No other proceedings.  1 & A - \$142,100.00	<ol> <li>Petitioner filed on 10/2/2013 an         Assignment of Interest in Estate, stating she         assigns her interest or title to any and all         property accruing to her as a result of         being an heir to this estate as follows: 50%         to her daughter, BETTE EBERHARDT, and         50% to her nephew, ROBERT L. SMITH.         Based upon Petitioner's assignment of her         interest in this estate, Petitioner does not         have standing to bring the instant Petition.         Therefore, it appears that this summary</li> </ol>
√ √	Aff.Mail	Decedent died intestate.	proceeding to distribute the property must be filed by the assignees, <b>BETTE EBERHARDT</b> and <b>ROBERT L. SMITH</b> .
	Aff.Pub.  Sp.Ntc.  Pers.Serv.	Beceder if died if flestate.	Item 9 of the Petition states     decedent's spouse is deceased. Item     14 of the Petition does not include on
	Conf. Screen  Letters  Duties/Supp	Petitioner requests Court determination that Decedent's 100% interest in real property located at 723 West Dayton	Attachment 14 the name and date of death of the deceased spouse pursuant to Local Rule 7.1.1(D) which
	Objections Video Receipt CI Report	Ave., Fresno, and <b>100%</b> interest in personal property, passes to the transferees under the Assignment of	provides that if a beneficiary, heir, child, spouse or registered domestic partner in any action before the Probate Court is deceased, that
	9202	Interest in Estate filed 10/2/2013, as follows:	person's date of death shall be included in the Petition.
	Order X	<ul> <li>BETTE EBERHARDT – 50% of Petitioner's 100% interest;</li> <li>ROBERT L. SMITH – 50% of Petitioner's 100% interest.</li> </ul>	<ul> <li>3. Item 14 of the Petition does not include on Attachment 14 the names, ages, mailing addresses, and relationships to Decedent of the following persons:</li> <li>Bette Eberhardt;</li> <li>Robert L. Smith.</li> </ul> ~Please see additional page~
	Aff. Posting		Reviewed by: LEG
	Status Rpt		<b>Reviewed on:</b> 11/21/13
	UCCJEA		Updates:
$\vdash$	Citation		Recommendation:
	FTB Notice		File 13 – Smith

# Additional Page 13, Margie Sue Smith (Det Succ)

Case No. 13CEPR00874

### NEEDS/PROBLEMS/COMMENTS, continued:

- 4. Attachment 11 to the Petition does not contain the legal description of the real property and its Assessor's Parcel Number (APN) pursuant to Probate Code § 13152(a)(3).
- 5. Need proposed Order Determining Succession to Real Property (Judicial Council form DE-315) containing the legal description of the real property and specifying the percentage of the property interest that is to be distributed to the assignees of the interest.

- 14 Phillip Edwards (F/MARR)
- Atty Edwards, Phillip Todd (pro per Petitioner)
- Atty Swamy, Uma (pro per Petitioner)

Petition to Establish Fact of Marriage

		PHILLIP EDWARDS and UMA SWAMY are	NEEDS/PROBLEMS/COMMENTS:
		petitioners.	
			Petitioners do not indicate if a
		Petitioners state they were married on	marriage license was obtained prior
Co	nt. from	8/30/2013 in Alameda or Costra Contra County (they are unclear as to what county	to the marriage ceremony. Unless a
	Aff.Sub.Wit.	the property they were married is located).	marriage license is first obtained the
	Verified	There is no record of their marriage.	marriage would not be valid
_			pursuant to California Family Code
	Inventory	Unverified declaration Ananth Sivachariar	306. (Pursuant to H&S 103450, the
	PTC	states he performed the marriage on	purpose of obtaining an order
	Not.Cred.	8/30/13 and that the wedding was	establishing fact of marriage is to
	Notice of	observed by approximated 100 family and guests. The wedding was conducting in	obtain a certificate to replace one
	Hrg	accordance with the tradition and customs	which was never registered or to
	Aff.Mail	of a Hindu wedding.	obtain a certified copy of the
	Aff.Pub.		registration when the original records
	Sp.Ntc.	Statements of several persons who attended	were lost or destroyed. Thus, the
	Pers.Serv.	the wedding are attached to the petition.	procedure is designed to cure a
	Conf.	Dhata aran ha of the wood dings are attached	failure to register the marriage, not
	Screen	Photographs of the wedding are attached to the petition.	the failure to obtain a license.) If a
	Letters		marriage license was obtained then
	Duties/Supp	Petitioners request the court make an order	a copy should be filed into the court's
	Objections	determining that the marriage did in fact	file.
	Video	occur on August 30, 2013 at Costra Contra	
	Receipt	County California.	
	CI Report		
	9202		
✓	Order		
	Aff. Posting		Reviewed by: KT
	Status Rpt		Reviewed on: 11/21/13
	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 14 – Edwards

15 Mark Carlson Lee (CONS/PE)

Kruthers, Heather H (for Public Guardian- Petitioner)

Atty Aguirre, L. Kim (for Conservatee)

Atty

Petition for Appointment of Temporary Conservatorship of the Person

#### Age: 63 TEMPORARY GRANTED EX PARTE EXPIRES 12/02/2013 **NEEDS/PROBLEMS/COMMENTS:** GENERAL HEARING 12/30/2013 Court Advised Rights on 11/18/2013. **PUBLIC GUARDIAN**, is petitioner and requests appointment as temporary conservator of the person. Cont. from 1. Need proof of personal **PUBLIC GUARDIAN** was appointed conservator of the Aff.Sub.Wit. service of the Notice of estate on 07/31/2012. Hearing and a copy of the Verified Petition on the proposed **Petitioner states:** Mark Lee has shown through his Inventory conservatee. actions that he is not capable of caring for himself. The PTC Public Guardian is the conservator of Mr. Lee's estate, 2. Need Order. so she is familiar with his living conditions. Two places he Not.Cred. has lived refused to renew his six month lease. The Notice of current one will be evicting him soon. Mr. Lee is being 3. Need Letters. Hrg evicted from his second apartment since petitioner Aff.Mail n/a dismissed her original petition for conservatorship of the Aff.Pub. person. He has not arranged for anywhere else to live. Sp.Ntc. The Public Guardian originally petitioned to become Pers.Serv. conservator of Mr. Lee's person and estate, but it was Conf. determined at that time that he could take care of his personal needs. That appears to no longer be the Screen case. Therefore, the Public Guardian seeks her Letters appointment as conservator of the Mr. Lee's person, **Duties/Supp** which will allow her to find an appropriate place for him **Objections** to live. Video Court Investigator Charlotte Bien's report filed Receipt 11/21/2013. CI Report 9202 Order Aff. Posting Reviewed by: LV Status Rpt **Reviewed on:** 11/21/2013 **UCCJEA Updates:** 11/25/2013 Citation **Recommendation:** FTB Notice File 15 - Lee

Case No. 12CEPR00343